BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE REMBRANDT TECHNOLOGIES, LP, PATENT LITIGATION

BEFORE WM. TERRELL HODGES, CHAIRMAN, D. LOWELL JENSEN, J. FREDERICK MOTZ, ROBERT L. MILLER, JR.,* KATHRYN H. VRATIL DAVID R. HANSEN AND ANTHONY J. SCIRICA, JUDGES OF THE PANEL

TRANSFER ORDER

This litigation presently consists of the fifteen actions listed on Schedule A and pending in three districts as follows: seven actions in the Eastern District of Texas, six actions in the District of Delaware, and two actions in the Southern District of New York. Before the Panel is a motion, brought by CoxCom, Inc., pursuant to 28 U.S.C. § 1407, seeking centralization of all actions in the District of Delaware. The owner of the patents, Rembrandt Technologies, LP (Rembrandt), opposes centralization but, alternatively, suggests transfer to the Eastern District of Texas, if the Panel deems centralization appropriate. All other responding defendants expressing a position regarding centralization support centralization in the District of Delaware. Two groups of defendants propose alternative transferee for a – the Southern District of New York² or the Eastern District of Pennsylvania, should the Panel decide against centralization in the District of Delaware.

On the basis of the papers filed and hearing session held, the Panel finds that the actions in this litigation involve common questions of fact, and that centralization in the District of Delaware will

Nevertheless, if the Panel decides that centralization is appropriate, the Adelphia defendants support transfer to the District of Delaware as their primary preference, as do the following defendants: Cablevision Systems Corp. and CSC Holdings, Inc. (collectively Cablevision); Charter Communications, Inc., and Charter Communications Operating, LLC; Comcast Corp., Comcast Communications, LLP, and Comcast of Plano, LP; Sharp Corp. and Sharp Electronics Corp.; and ABC, Inc., CBS Corp., NBC Universal, Inc., Fox Broadcasting Co., and Fox Entertainment Group, Inc.

² Alternatively supporting transfer to the Southern District of New York are the Adelphia Cablevision.

³ Cablevision alternatively supports transfer to the Eastern District of Pennsylvania.

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U.S. DISTRICT COURT



^{*} Judge Miller took no part in the decision of this matter

¹ The following debtor defendants expressed no opinion regarding whether the actions should be centralized: Adelphia Communications Corp.; Century-TCI California, LP; Century-TCI California Communications, LP; Century-TCI Distribution Co., LLC; Century-TCI Holdings, LLC; Parnassos, LP; Parnassos Communications, LP; Parnassos Distribution Co. I, LLC; Parnassos Distribution Co. II, LLC; Parnassos Distribution Co. II, LLC; Parnassos Holdings, LLC; and Western NY Cablevision, LP (collectively the Adelphia defendants).

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serve the convenience of the parties and witnesses and promote the just and efficient conduct of the litigation. The nine patents involved in these actions relate to the provision of high speed internet and related services using certain cable modems and equipment and the receipt and transmission of certain digital broadcast signals. Each of the fifteen MDL-1848 actions involves allegations of infringement and/or invalidity of one or more of the patents; specifically, each action involves allegations that compliance with one of two technical standards relating to cable high-speed internet technology and digital broadcasting – respectively, the Data-Over-Cable Service Interface Specifications and the Advanced Television Systems Committee Digital Television Standard – infringes certain Rembrandt patents. All actions can thus be expected to share factual questions concerning such matters as the technology underlying the patents, prior art, claim construction and/or issues of infringement involving the patents. Centralization under Section 1407 is necessary in order to eliminate duplicative discovery, prevent inconsistent pretrial rulings, and conserve the resources of the parties, their counsel and the judiciary

In opposing centralization, Rembrandt variously argues that inconsistent rulings are unlikely to arise in the actions, unique questions of fact relating to each patent will predominate over common factual questions among these actions, and that cooperation among the parties is a preferable alternative to centralization. We are not persuaded by these arguments. Transfer under Section 1407 does not require a complete identity or even a majority of common factual or legal issues as a prerequisite to transfer. Centralization will permit all actions to proceed before a single transferee judge who can structure pretrial proceedings in a streamlined manner to consider all parties' legitimate discovery needs, while ensuring that common parties and witnesses are not subjected to duplicative discovery demands The transferee court will be able to formulate a pretrial program that allows any unique discovery in these actions to proceed concurrently on separate tracks with discovery on common issues, In re Joseph F. Smith Patent Litigation, 407 F.Supp. 1403, 1404 (JPML 1976). The Panel is aware that proceedings in the first-filed MDL-1848 action (Comacast I) are somewhat further advanced than those in the other actions. It may well be that Comcast I, or other MDL-1848 actions, may be ready for trial in advance of the remaining MDL-1848 actions If such is the case, nothing in the nature of Section 1407 centralization will impede the transferee court, whenever it deems appropriate, from recommending Section 1407 remand See Rule 7.6, R.P.J.P.M.L., 199 F.R.D. 425, 436-38 (2001); In re Acacia Media Technologies Corp. Patent Litigation, 360 F. Supp. 2d 1337 (J.P.M.L. 2005).

We are persuaded that this litigation should be centralized in the District of Delaware. By centralizing this litigation before Judge Gregory M. Sleet, who presides over all Delaware actions, we are assigning this litigation to a seasoned jurist in a readily accessible district with the capacity to handle this litigation.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, the actions listed on Schedule A and pending outside the District of Delaware are transferred to the District of Delaware and, with the consent of that court, assigned to the Honorable Gregory M. Sleet for coordinated or consolidated pretrial proceedings.

FOR THE PANEL:

Wm. Terrell Hodges Chairman

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SCHEDULE A

MDL-1848 -- In re Rembrandt Technologies, LP, Patent Litigation

District of Delaware

Rembrandt Technologies, LP v. Cablevision Systems Corp., et al., C.A. No. 1:06-635

Coxcom, Inc. v Rembrandt Technologies, LP, CA No. 1:06-721

Rembrandt Technologies, LP v. CBS Corp., C.A. No. 1:06-727

Rembrandt Technologies, LP v. NBC Universal, Inc., C.A. No. 1:06-729

Rembrandt Technologies, LP v. ABC, Inc., C.A. No. 1:06-730

Rembrandt Technologies, LP v. Fox Entertainment Group, Inc., et al., C.A. No 1:06-731

Southern District of New York

Rembrandt Technologies, LP v. Adelphia Communications Corp., et al.,
Bky Advy No. 1:06-1739

Rembrandt Technologies, LP v Adelphia Communications Corp., C.A. No. 1:07-214

Eastern District of Texas

Rembrandt Technologies, LP v. Comcast Corp, et al, C.A. No. 2:05-443

Rembrandt Technologies, LP v. Sharp Corp., et al., C.A. No. 2:06-47

Rembrandt Technologies, LP v. Charter Communications, Inc., et al., C.A. No. 2:06-223

Rembrandt Technologies, LP v. Time Warner Cable, Inc., C.A. No. 2:06-224

Rembrandt Technologies, LP v. Time Warner Cable, Inc., C.A. No. 2:06-369

Rembrandt Technologies, LP v. Comcast Corp., et al., C.A. No. 2:06-506

Rembrandt Technologies, LP v. Charter Communications, Inc., et al., C.A. No. 2:06-507

CERTIFIED: 6121107
AS A TRUE COPY:
ATTEST:
PETER T. DALLEO, CLERK

Deputy Clerk

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Case 2:06-cv-00506-TJW-CE Document 45-1 Filed 06/25/07 Page 5 of 5

OFFICE OF THE CLERK UNITED STATES DISTRICT COURT DISTRICT OF DELAWARE

Peter I Dalleo CLERK LOCKBOX 18 844 KING STREET U.S. COURTHOUSE WILMINGTON, DELAWARE 19801 (302) 573-6170

June 21, 2007

David Maland Clerk, U.S. District Court United States District Court 211 West Ferguson Street Room 106 Tyler, TX 75702

RE: In Re Rembrandt Technologies LP Patent Litigation- MDL 1848

CA 07-403 GMS (D/DE) CA 2:06-506 (ED/TX)

Dear Mr Maland:

In accordance with 28 U.S.C. §1407, enclosed is a certified copy of the *Order of Transfer* issued by the Judicial Panel on Multidistrict Litigation which references the above-captioned case in your District. Kindly forward the complete original file, together with a certified copy of the docket sheet, to the District of Delaware at the following address:

Clerk, U.S. District Court Federal Building, Lockbox 18 844 N. King Street Wilmington, DE 19801

If your case file is maintained in electronic format in CM/ECF, please contact Elizabeth

Dinan at 302 373 453 30 URT SASTERN DISTRICT OF TEXAS

JM 25 JUV

DAVID & MALAND, CLERK

Sincerely,

Peter T. Dalleo, Clerk

y: Cyclel

Elizabeth Dinan Deputy Clerk

Enc.

cc: Jeffrey N. Luthi, Clerk of the Panel